UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN

United States of America,

No. 18-cr-20719

Plaintiff,

Hon. Thomas L. Ludington

v.

Offense:

D-1 Rodney Duane Obryan,

21 U.S.C. §§ 846 and 841(a)(1)

Conspiracy to Possess with Intent to

Defendant.

Distribute and to Distribute Cocaine

Maximum Penalty:

40 years (Count 1) **Maximum Fine:**

Not to exceed \$5,000,000

Mandatory Supervised Release:

8 years to life

Rule 11 Plea Agreement

Pursuant to Rule 11 of the Federal Rules of Criminal Procedure, defendant Rodney Duane Obryan and the government agree as follows:

1. Guilty Plea

A. Count of Conviction

Defendant will enter a plea of guilty to Count One of the Indictment, which charges him with conspiracy to possess with intent to distribute and to distribute cocaine, in violation of 21 U.S.C. §§ 846 and 841(a)(1).

B. Elements of Offense(s)

The elements of Count One are as follows:

- That two or more persons conspired, or agreed to commit the crimes of possessing with intent to distribute and to distribute cocaine;
- 2. That the defendant knowingly and voluntarily joined the conspiracy; and
- The overall scope of the conspiracy involved more than 500 grams of cocaine, an amount attributable and reasonably foreseeable to the defendant.

C. Factual Basis for Guilty Plea

The parties agree that the following facts are true, and are a sufficient basis for defendant's guilty plea:

Since at least the summer of 2017, and continuing until November 7, 2018, in the Eastern District of Michigan, Defendant knowingly conspired and agreed,

together and with other persons, to possess with intent to distribute and to distribute in excess of 5 kilograms of a mixture or substance containing a detectable amount of cocaine, all of which is attributable to defendant as a result of his own conduct, and the conduct of other conspirators reasonably foreseeable to him.

As part of the conspiracy, Defendant conspired to obtain kilograms of cocaine from various suppliers across the State of Michigan for distribution to other members of the conspiracy and for subsequent re-distribution to cocaine dealers in the Eastern District of Michigan. Defendant acknowledges that he was an organizer of one or more of the participants in the conspiracy to distribute cocaine and that the conspiracy to distribute cocaine involved five or more participants. Defendant used multiple telephones to facilitate the distribution of the cocaine.

During the execution of a search warrant at Defendant's residence on November 7, 2018, law enforcement officers seized \$11,500 in U.S. Currency which Defendant possessed in connection with the conspiracy to possess with the intent to distribute, and to distribute, cocaine.

Defendant acknowledges that he was previously convicted of multiple crimes which makes him eligible for an enhanced penalty pursuant to 21 U.S.C. § 851. Specifically, the defendant acknowledges that on November 16, 1992, in case

number 91005332FH, he was convicted of Del/Mfg of narcotics under 50 grams in the 10th Circuit Court, Saginaw County, MI and he was sentenced to 96 months to 240 months in prison and was released from prison on or about June 1, 2010.

Defendant further acknowledges that on November 16, 1992, in case number 91-5738FH2, he was convicted of Del/Mfg of narcotics under 50 grams in the 10th Circuit Court, Saginaw County, MI and he was sentenced to 96 months to 240 months in prison and was released from prison on or about June 1, 2010.

2. Sentencing Guidelines

A. Standard of Proof

The Court will find sentencing factors by a preponderance of the evidence.

B. Agreed Guideline Range

There are no sentencing guideline disputes. Except as provided below, the defendant's guideline range is 135-168 months, as set forth on the attached worksheets. If the Court finds:

- That defendant's criminal history category is higher than reflected on the attached worksheets, or
- that the offense level should be higher because, after pleading guilty, defendant made any false statement to or withheld information from his probation officer; otherwise demonstrated a

lack of acceptance of responsibility for his offense; or obstructed justice or committed any crime,

and if any such finding results in a guideline range higher than 135-168 months, the higher guideline range becomes the agreed range. However, if the Court finds that defendant is a career offender, an armed career criminal, or a repeat and dangerous sex offender as defined under the sentencing guidelines or other federal law, and that finding is not already reflected in the attached worksheets, this paragraph does not authorize a corresponding increase in the agreed range.

Neither party may take a position concerning the applicable guidelines that is different from any position of that party as reflected in the attached worksheets, except as necessary to the Court's determination regarding subsections 1) and 2), above.

3. Sentence

The Court will impose a sentence pursuant to 18 U.S.C. § 3553, and in doing so must consider the sentencing guideline range.

A. Imprisonment

Pursuant to Federal Rule of Criminal Procedure 11(c)(1)(C) the sentence of imprisonment in this case may not exceed the top of the sentencing guideline range as determined by Paragraph 2B. However, the court must impose a sentence of imprisonment of at least 120 months.

B. Supervised Release

A term of supervised release follows the term of imprisonment. The Court must impose a term of supervised release, which in this case is 8 years to life. The agreement concerning imprisonment described above in Paragraph 3A does not apply to any term of imprisonment that results from any later revocation of supervised release.

C. Fine

There is no agreement as to fines.

D. Restitution

Restitution is not applicable to this case.

4. Other Charges

If the Court accepts this agreement, the government will dismiss all remaining charges in this case.

5. Forfeiture

Defendant agrees to the forfeiture of the \$11,500 in U.S. Currency as property which constitutes, or is derived from, proceeds that Defendant obtained, directly or indirectly, as a result of Defendant's violation of Count One of the Indictment, and/or because it is property used, or intended to be used, to commit, or to facilitate the commission of, Defendant's Count One offense.

With respect to the U.S. Currency referenced within this agreement, the Defendant agrees to the entry of one or more orders of forfeiture of his interest in such property upon application by the United States at, or any time before, his sentencing in this case.

In entering into this agreement with respect to forfeiture, Defendant knowingly, voluntarily, and intelligently waives any challenge to the above-described forfeiture based upon the Excessive Fines Clause of the Eighth Amendment to the United States Constitution.

Defendant acknowledges that he understands that the forfeiture of assets is part of the sentence that may be imposed in this case and waives his right to challenge any failure by the court to advise him of his rights with respect to forfeiture, set forth in Fed.R.Crim.P. 11(b)(1)(J). Defendant also expressly waives his right to have a jury determine the forfeitability of his interest in the above identified U.S. Currency as provided by Rule 32.2(b)(5) of the Federal Rules of Criminal Procedure. Defendant also agrees that, if requested by the United States, he will testify truthfully in any related forfeiture proceeding regarding facts relating to the above-identified property to be forfeited.

6. Each Party's Right to Withdraw from This Agreement

The government may withdraw from this agreement if the Court finds the correct guideline range to be different than is determined by Paragraph 2B.

Defendant may withdraw from this agreement, and may withdraw his guilty plea, if the Court decides to impose a sentence higher than the maximum allowed by Paragraph 3. This is the only reason for which defendant may withdraw from this agreement. The Court shall advise defendant that if he does not withdraw his guilty plea under this circumstance, the Court may impose a sentence greater than the maximum allowed by Paragraph 3.

7. Appeal Waiver

The defendant waives any right he may have to appeal his conviction on any grounds. If the defendant's sentence of imprisonment does not exceed **168 months**, the defendant also waives any right he may have to appeal his sentence on any grounds. If the defendant's sentence of imprisonment is at least **135 months**, the government waives any right it may have to appeal the defendant's sentence.

This waiver does not bar filing a claim of ineffective assistance of counsel in court.

8. Consequences of Withdrawal of Guilty Plea or Vacation of Conviction

If defendant is allowed to withdraw his guilty plea or if any conviction entered pursuant to this agreement is vacated, the Court shall, on the government's request, reinstate any charges that were dismissed as part of this agreement. If additional charges are filed against defendant within six months after the date the order vacating defendant's conviction or allowing him to withdraw his guilty plea

becomes final, which charges relate directly or indirectly to the conduct underlying the guilty plea or to any conduct reflected in the attached worksheets, defendant waives his right to challenge the additional charges on the ground that they were not filed in a timely manner, including any claim that they were filed after the limitations period expired.

9. Collateral Consequences of Conviction

The defendant understands that his convictions here may carry additional consequences under federal or state law. The defendant understands that, if he is not a United States citizen, his convictions here may require him to be removed from the United States, denied citizenship, and denied admission to the United States in the future. The defendant further understands that the additional consequences of his convictions here may include, but are not limited to, adverse effects on the defendant's immigration status, naturalized citizenship, right to vote, right to possess or carry a firearm or ammunition, right to serve on a jury, and ability to hold certain licenses or to be employed in certain fields. The defendant understands that no one, including the defendant's attorney or the Court, can predict to a certainty the effect of the defendant's conviction on the defendant's immigration status. The defendant nevertheless affirms that the defendant chooses to plead guilty regardless of any immigration consequences or other collateral consequences of his conviction.

10. Parties to Plea Agreement

Unless otherwise indicated, this agreement does not bind any government agency except the United States Attorney's Office for the Eastern District of Michigan.

11. Scope of Plea Agreement

This agreement, which includes all documents that it explicitly incorporates, is the complete agreement between the parties. This agreement supersedes all other promises, representations, understandings and agreements between the parties concerning the subject matter of this plea agreement that were made at any time before the guilty plea is entered in court. Thus, no oral or written promises made by the government to defendant or to the attorney for the defendant at any time before defendant pleads guilty are binding except to the extent they have been explicitly incorporated into this agreement.

Notwithstanding the previous paragraph, if defendant has entered into a proffer agreement in writing or a cooperation agreement in writing with the government, this plea agreement does not supersede or abrogate the terms of any such prior written agreement.

This agreement also does not prevent any civil or administrative actions against defendant, or any forfeiture claim against any property, by the United States or any other party.

12. Acceptance of Agreement by Defendant

Matthew Schneider

This plea offer expires unless it has been received, fully signed, in the Office of the United States Attorney by 5:00 P.M. on 08/02/2019. The government reserves the right to modify or revoke this offer at any time before defendant pleads guilty.

United States Attorney	
/AUIUMMIT Vam	IM WEST
Anthony P. Vance	Timothy M. Turkelson
Assistant United States Attorney	Assistant United States Attorney
Chief, Branch Offices	Charles Commercial and Commercial
Date: 07/16/2019	
By signing below, defendant acknowledges	that he has read (or been read) this
entire document, understands it, and agrees	
he is satisfied with his attorney's advice and	The state of the s
he has had a full and complete opportunity t	o confer with his lawyer, and has had
all of his questions answered by his lawyer.	-
Slag Ely	Rodny O'By
Ebony EHis	Rodney Duane Obryan
Attorney for Defendant	Defendant
7-27-19	7-27-2019
Date	Date

WORKSHEET A

OFFENSE LEVEL

Defendant Rodney	/ Duane Obryan	Distr	rict/Office Eastern	n District	of Michigan
Docket Number 18-0	cr-20719				
Count Number(s) 1		J.S. Code Title & Section 21	: U.S.C 846	<u>; 21</u>	: USC 841(a)(1)
Guidelines Manual	Edition Used: 2018 (Note	e: The Worksheets are keyed to	the November 1, 2	2016 Guide	elines Manual)
Exceptions: Use only aggregate value or qua	a single Worksheet A when antity (see §3D1.2(d)) or wh	INSTRUCTIONS of conviction or as required in a re the offense level for a group of ere a count of conspiracy, solicits olicitation, or attempt (see §3D1.2)	of closely related c ation, or attempt is	ounts is b	ased primarily on
1. Offense Level	(See Chapter Two)	mar property and the			
		nd any specific offense charact e sum in the box provided.	teristics from Cha	ipter Two	and explain the
Guideline		Description			Level
2D1.1(a)(c)(5)	At least 5 Kilograms but le	ess than 15 kilograms of cocaine			30
2. Victim-Related Enter the application list each section enter "0".	ditional Worksheet A mad Adjustments (See Clable section and adjustment and enter the combined	nent. If more than one section adjustment. If no adjustment	See §1B1.5. n is applicable,	§	Sum0
TAXABLE CALLS IN CONTRACTOR CONTR	•	e Chapter Three, Part B)			
list each section	and enter the combined ter a minus (-) sign in	nent. If more than one section adjustment. If the adjustment front of the adjustment. If no	ent reduces the	§ 3B1.1	(a) 4
4. Obstruction A	djustments (See Chap	ter Three, Part C)			
Enter the applic	cable section and adjustn	nent. If more than one sectio adjustment. If no adjustmen		§	0
	of Items 1–4. If this Work ottom of Worksheet B,	asheet A does not cover all co complete Worksheet B. Oth			
Worksheet A	. If so, no Worksheet B is	uations listed at the bottom o used. ry, enter "I" here and on Worl			

Defendant Rodney Duane Obryan	18-cr	-20719	
	Docket Number 18-cr	-20710	***************************************
INSTRUCTIO			
STEP 1: Determine if any of the counts group under §3D1.2(a)—(d) ("the Some of the counts may have already been grouped in the application §3D1.2(d); or (2) a count charging conspiracy, solicitation, or attempt (see §3D1.2(a)). Explain the reasons for grouping:	n under Worksheet A, specifical	ly: (1) counts grouped	unde
STEP 2: Using the box(es) provided below, for each group of "closely rethe four grouping rules), enter the highest adjusted offense level fro group. See §3D1.3. Note that a "group" may consist of a single count the offense level for the group will be the adjusted offense level for the	om Item 5 of the various Works nat has not grouped with any oth	heets "A" that compri	ise th
 STEP 3: Enter the number of units to be assigned to each group (see §3 One unit (1) for the group of counts with the highest of An additional unit (1) for each group that is equally see An additional half unit (1/2) for each group that is 5 to No increase in units for groups that are 9 or more level 	Tense level rious or 1 to 4 levels less serious 8 levels less serious		
1. Adjusted Offense Level for the First Group of Counts			
Count number(s)			Unit
2. Adjusted Offense Level for the Second Group of Co.	unts and the second	· Alia .	1-1-1
Count number(s)			Unit
3. Adjusted Offense Level for the Third Group of Counts	s R	delin 1	
Count number(s)			Unit
4. Adjusted Offense Level for the Fourth Group of Cour	nts 🔅 • 😥		
Count number(s)			Unit
5. Adjusted Offense Level for the Fifth Group of Gounts			i.
Count number(s)	A THE STATE OF THE		Unit
6. Total Units			
	20. Schrodenskoskiere sinteger van	Total U	nits
7. Increase in Offense Level Based on Total Units (See §	§3D1.4)	·**:	
1 unit:no increase $2\frac{1}{2} - 3$ units:add 3 $1\frac{1}{2}$ units:add 1 level $3\frac{1}{2} - 5$ units:add 42 units:add 2 levelsMore than 5 units:add 5	levels		
8. Highest of the Adjusted Offense Levels from Items 1-	-5 Above		
9. Combined Adjusted Offense Level (See §3D1.4)			
Enter the sum of Items 7 & 8 here and on Worksheet D.	Item 1		

*Note: Worksheet B also includes applications that are done "as if there were multiple counts of convictions," including: multiple-object conspiracies (see §1B1.2(d)); offense guidelines that direct such application (e.g., §2G2.1(d)(1) (Child Porn Production)); and stipulations to additional offenses (see §1B1.2(c)). Note also that these situations typically require the use of multiple Worksheets A.

WORKSHEET C

CRIMINAL HISTORY

[Page 1 of 2]

Defendant Rodney Duane Obryan	,	Docket Number 18-cr-20719
-------------------------------	---	---------------------------

Note: As an aid, some of the basic criminal history "rules" are listed below. However, there are numerous additional criminal history rules at §§4A1.1 and 4A1.2 that must be used with Worksheet C and for correct application.

Enter the Earliest Date of the Defendant's Relevant Conduct Summer of 2017

(The date of the defendant's commencement of the instant offense(s))

1. Prior Sentences Resulting from Offenses Committed Prior to the Defendant's 18th Birthday

- (a) 3 Points if convicted as an *adult*, for each prior sentence of imprisonment *exceeding one year and one* month imposed within 15 years of the defendant's earliest date of relevant conduct or resulting in incarceration during any part of that 15-year period. See §§4A1.1(a) and 4A1.2(d)(1) & (e)(1).
- (b) 2 Points for each prior adult or juvenile sentence of confinement of at least 60 days not counted under §4A1.1(a) imposed within 5 years or from which the defendant was released from confinement within 5 years of the defendant's earliest date of relevant conduct. See §§4A1.1(b) and 4A1.2(d)(2)(A).
- (c) 1 Point for each prior adult or juvenile sentence not counted under §4A1.1(a) or §4A1.1(b) imposed within 5 years of the defendant's earliest date of relevant conduct. See §§4A1.1(c) and 4A1.2(d)(2)(B).

Note: Identify as "adult" any sentence exceeding one year and one month that resulted from an adult conviction.

A release date is required in only two instances: (1) when a sentence covered under §4A1.1(a) was imposed more than 15 years prior to the defendant's earliest date of relevant conduct but resulted in the defendant being incarcerated during any part of such 15-year period; or (2) when a sentence counted under §4A1.1(b) was imposed more than 5 years prior to the defendant's earliest date of relevant conduct, but release from confinement occurred within such 5-year period.

Date of Imposition	Offense	Sentence	Release Date	Guideline Section	Criminal History Points

			howard and the second	***************************************	

2. Prior Sentences Resulting from Offenses Committed On or After the Defendant's 18th Birthday

- (a) 3 Points for each prior sentence of imprisonment exceeding one year and one month imposed within 15 years of the defendant's earliest date of relevant conduct or resulting in incarceration during any part of that 15-year period. See §§4A1.1(a) and 4A1.2(e)(1).
- (b) 2 Points for each prior sentence of imprisonment of at least 60 days not counted under §4A1.1(a) imposed within 10 years of the defendant's earliest date of relevant conduct. See §§4A1.1(b) and 4A1.2(e)(2).
- (c) 1 Point for each prior sentence not counted under §4A1.1(a) or §4A1.1(b) imposed within 10 years of the defendant's earliest date of relevant conduct. See §§4A1.1(c) and 4A1.2(e)(2).

Note: A **release date** is required when a sentence covered under §4A1.1(a) was imposed more than 15 years prior to the defendant's earliest date of relevant conduct but resulted in the defendant being incarcerated during any part of such 15-year period.

Date of Imposition	Offense	Sentence	Release Date	Guideline Section	Criminal History Points
11/12/1985	Entry w/out permission	15D			0
04/25/1988	Att. CCW	13D, 2 Years prob		,	0
07/13/1989	Del/Mfg narcotic less than 50 grams	365D		***************************************	0
11/16/1992	Del/Mfg Schedule 4 substance	96M-240M			0

Worksheet C — Criminal History [Page 2 of 2]

Defendant Rodney Duane Obryan		Docket Number 18-cr-20719			
(continued from	m Sentences Resulting from	Offenses Committed On	or After the Defe	ndant's 18th Birth	nday)
Date of Imposition	Offense	Sentence	Release Date	Guideline Section	Criminal History Points
11/16/1992	Del/Mfg. under 50 grams	96M-240M			0
11/16/1992	Del/Mfg. under 50 grams	96M-240M			3
11/16/1992	Del/Mfg. narcotic 25-49 grams	96M-240M			0
04/09/2018	Impaired driving	10M Probation		-	1
	iminal History Points for property of the points can be added for all				1 & 2
5. Crimes of 1 Point for any points also include can be add	r each prior sentence resulti under §4A1.1(a), (b), or (c) t ed another sentence resulting ed under this subsection. S	ng from a conviction of a because such sentence wing from a conviction for See §4A1.1(e) and Applie	a crime of violen vas counted as a a crime of violen cation Note 5, a	ce that did not rec single sentence w nce. A total of 3 po nd §4A1.2(a)(2) &	ceive chich oints (p).
Otherwise,	e crimes of violence and brenter 0 Points.		ases are conside	reu a single sente	ence.
					6
	listory Category (Enter h				
***************************************		inal History Category	7		
)—1 2—3				[
	1–6	III			[111
	7_9	IV			
	1 19	77			

WORKSHEET D

DETERMINING THE SENTENCE

[Page 1 of 4]

Defendant	Rodney Duane Obryan	Docket Number 18-cr-	20719	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
If Wor	ted Offense Level (From Worksheet A.or.B) ksheet B is required, enter the result from Worksheet E Vorksheet A, Item 5.	3, Item 9. Otherwise, e	enter the re	esult	34
	ptance of Responsibility (See Chapter Three, Part the applicable reduction of 2 or 3 levels. If no adjustment				-3
3. Offen	se Level Total (Item 1 less Item 2)				31
Enter	nal History Category (From Worksheet A or C) the result from Worksheet C, Item 8, unless the defended at the bottom of Worksheet A, no Worksheet C is used			d as	
	ism; Career Offender; Criminal Livelihood; Armed Offender (See Chapter Three, Part A, and Chapter		Repeat a	nd D	angerous
If Cr	the provision for Career Offender (§4B1.1), Criminal iminal (§4B1.4), or Repeat and Dangerous Sex Offender (§2) gher than Item 3, enter the offense level total. Otherwise,	4B1.5) results in an off			
If to	iminal History Category the provision for Terrorism (§3A1.4), Career Offender (§4B Repeat and Dangerous Sex Offender (§4B1.5) results in a m 4, enter the applicable criminal history category. Other	criminal history catego			
	eline Range from Sentencing Table	onomone i ontento de regionis. Parentan Gress here de la Tilonic			
Enter	the applicable guideline range from Chapter Five, Part A	, in months.	135	to	168
	cted Guideline Range (See Chapter Five, Part G)				
minim enter	statutorily authorized maximum sentence or the sum sentence restricts the guideline range (Item 6) (see § either the restricted guideline range or any statutory maxy that would modify the guideline range. Otherwise, enter	§5G1.1 and 5G1.2), ximum or minimum		to	
	Check here if §5C1.2 (Limitation on Applicability of State 18 U.S.C. § 3553(e) – "The Safety Valve" – are applicable		lties in Cer	tain (Cases) and
8. Undis	charged Term of Imprisonment; Anticipated State	Term of Imprisonme	nt (See §5	5G1.8	3)
	If the defendant is subject to an undischarged term of imprisonment, check this box. Below list the undischar §5G1.3 and its direction or guidance as to whether the concurrently or consecutively to the undischarged/antici	ged/anticipated term(s instant federal senten), the applace is to be	icable impo	e section of esed to run

Worksheet D — Determining the Sentence [Page 2 of 4]

Defendant	Rodney Duane Obryan	Docket Number 18-cr-20719
9. Sente	encing Options (See Chapter Five,	Sentencing Table and §§5B1.1(a) and 5C1.1)
Check	the applicable box that corresponds to	the Guideline Range entered in Item 6 or Item 7, if applicable.
	Zone A (See §§5B1.1(a)(1) & 5C1.	1(a) & (b))
	If checked, the following options ar	re available:
	• Fine (See §§5C1.1(b)	& 5E1.2(a))
	• "Straight" Probation	(See §§5B1.1(a)(1) & 5C1.1(b))
	• Imprisonment (See §	5C1.1(a) & (c)(1))
	Zone B (See §§5B1.1(a)(2) & 5C1.	1(a) & (c))
	If checked, the minimum term ma	y be satisfied by:
	• Imprisonment (See §	5C1.1(a) & (c)(2))
		east one month plus supervised release with a condition that nity confinement or home detention for imprisonment
		ndition that substitutes intermittent confinement, community detention for imprisonment (See §§5B1.1(a)(2) and 5C1.1(c)(3))
	Zone C (See §5C1.1(a) & (d))	
	If checked, the minimum term may	be satisfied by:
	• Imprisonment (See §	5C1.1(a) & (d)(1))
		east one-half of the minimum term plus supervised release at substitutes community confinement or home detention for $5C1.1(d)(2)$
	Zone D (See §5C1.1(a) & (f))	
\checkmark	If checked, the minimum term is to	be satisfied by a sentence of imprisonment
10. Length	h of Term of Probation (See §5B1.2	
If prob	pation is imposed, the guideline for the l	ength of such term of probation is: (Check the applicable box)
	At least one year, but not more than f	ive years if the offense level total is 6 or greater.
	No more than three years if the offense	e level total is 5 or less.

Case 1:18-cr-20719-TLL-PTM ECF No. 216, PageID.724 Filed 07/29/19 Page 18 of 19

Worksheet D — Determining the Sentence [Page 3 of 4]

Defen	dant Ro	odney Duane Obryan	Docket Number 18-cr-20719
11 Si	inervis	sed Release (See §§5D.1.1 and 5D1	
		osition of a Term of Supervised Release:	
	√	Ordered because required by statute (See §5D1.1(a)(1)).
		Ordered because a sentence of impriso	nment of more than one year is imposed (See §5D1.1(a)(2)).
			more than one year is imposed, because it is not required by be deported after imprisonment (See §5D1.1(c)).
		Ordered because it may be ordered in	any other case (See §5D1.1(b)).
b.	Lengt	th of Term of Supervised Release	
	Check	k the Class of the Offense:	
		Class A or B Felony: Two to Five Year	Ferm (See §5D1.2(a)(1))
		Class C or D Felony: One to Three Year	Term (See §5D1.2(a)(2))
		Class E Felony or Class A Misdemeano	r: One Year Term (See §5D1.2(a)(3))
	\checkmark	If a statutorily required mandatory mi guideline range for the applicable Clas minimum term (See §5D1.2(c)):	nimum term of supervised release for the offense impacts the s of Offense above, also check this box, and list the statutory
		4 years mandatory minimum term	of supervised release
		serious bodily injury to another person	(B) that resulted in, or created a foreseeable risk of, death or ; or if a sex offense, the term of supervised release will not be ed above, and may be up to life (See §5D1.2(b)).
		Policy Statement: If a sex offense, the s	tatutory maximum term of supervised release is recommended.
12. Re	estitutio	on (See § 5E1.1)	
a.	If rest	titution is applicable, enter the amount. ()therwise enter "N/A" and the reason:
b.	Enter	whether restitution is statutorily manda	tory or discretionary:
c.	Enter	whether restitution is by an order of rerizing statute:	estitution, or <i>solely</i> as a condition of supervision. Enter the

Worksheet D — Determining the Sentence [Page 4 of 4]

Defendant Rodney Duane Obryan	Docket Number	. <u>18-cr-20719</u>
13. Fines (The Guideline Range for Fines for	Individual Defendants) (See §	5E1.2)
a. Special Fine Provisions	M	linimum Maximum
Check box if any of the counts of caspecial fine provision. (This doe provisions of 18 USC § 3571(b)(2	s not include the general fine	
Enter the sum of statutory maxim	num fines for all such counts.	\$5,000,000
b. Fine Table (§5E1.2(c)(3)) Enter the minimum and maximum	m fines.	\$30,000 \$300,000
c. Fine Guideline Range (Determined by the minimum of the Fin greater maximum above (Item 13(a) or 13		\$30,000 \$5,000,000
d. Ability to Pay		
Check this box if the defendant de	pes not have an ability to pay.	
14. Special Assessments for Individual Defe	ndants (See § 5E1.3)	
 Enter the total amount of the statutory speci. \$100 for each felony count of conviction. \$25 for each Class A misdemeanor count. While not subject to guideline sentencing, and a Class C misdemeanor or infraction. 	of conviction. the special assessments for a Clas	s B misdemeanor,
TOTAL:		\$100
15. Factors That May Warrant a Departure (See §1819(b))	
Consider Chapter Five, Part H (Specific Off statements and commentary in the Guide (See also the "List of Departure Provisions" in	elines Manual that might warra	nt consideration in sentencing.
16. Factors That May Warrant a Variance (S Consider the applicable factors in 18 U.S.C. §	9 2	
Completed by Timothy Turkelson	Do	ute 2/27/2019